ADOPTION RECORDS ACCESS AMENDMENTS
2015 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Todd Weiler
House Sponsor: V. Lowry Snow
LONG TITLE
General Description:
This bill modifies provisions related to accessing adoption documents.
Highlighted Provisions:
This bill:
defines terms;
• establishes procedures for the Office of Vital Records and Statistics (the office) to
make adoption documents available for inspection and copying;
provides that a birth parent may elect to permit identifying
information about the birth parent to be made available for inspection and copying;
 provides for the establishment of fees relating to use of a mutual-consent, voluntary
adoption registry (the registry) and other requests for adoption records;
provides for the release of information from the registry if a birth parent dies;
provides for funding, automating, and improving the services described in this bill;
requires the office to establish a fee relating to requesting adoption documents; and
makes technical changes.
Money Appropriated in this Bill:
This bill appropriates in fiscal year 2016:
► to the Department of Health - Adoption Records Access:



26	• from the General Fund, \$55,000, subject to intent language that the
27	appropriation shall be used for the purposes described in Subsection
28	78B-6-144.5(2); and
29	• from the Dedicated Credits Revenue, \$26,200, subject to intent language that
30	the appropriation shall be used for the purposes described in Subsection
31	78B-6-144.5(2).
32	Other Special Clauses:
33	This bill provides a special effective date.
34	Utah Code Sections Affected:
35	AMENDS:
36	26-2-2, as last amended by Laws of Utah 2013, Chapter 397
37	26-2-10, as last amended by Laws of Utah 2008, Chapter 3
38	26-2-22, as last amended by Laws of Utah 2012, Chapter 391
39	63J-1-602.5, as last amended by Laws of Utah 2011, Chapters 208, 303, and 342
40	78B-6-103, as last amended by Laws of Utah 2012, Chapter 340
41	78B-6-115, as last amended by Laws of Utah 2012, Chapter 340
42	78B-6-116, as renumbered and amended by Laws of Utah 2008, Chapter 3
43	78B-6-141, as last amended by Laws of Utah 2012, Chapter 340
44	78B-6-144, as last amended by Laws of Utah 2012, Chapter 340
45	ENACTS:
46	78B-6-144.5 , Utah Code Annotated 1953
47	
48	Be it enacted by the Legislature of the state of Utah:
49	Section 1. Section 26-2-2 is amended to read:
50	26-2-2. Definitions.
51	As used in this chapter:
52	(1) "Adoption document" means an adoption-related document filed with the office, a
53	petition for adoption, a decree of adoption, an original birth certificate, or evidence submitted
54	in support of a supplementary birth certificate.
55	[(1)] (2) "Advanced practice registered nurse" means a person licensed to practice as an
56	advanced practice registered nurse in this state under Title 58, Chapter 31b, Nurse Practice Act.

57	$\left[\frac{(2)}{(3)}\right]$ "Custodial funeral service director" means a funeral service director who:
58	(a) is employed by a licensed funeral establishment; and
59	(b) has custody of a dead body.
60	[(3)] (4) "Dead body" or "decedent" means a human body or parts of the human body
61	from the condition of which it reasonably may be concluded that death occurred.
62	[(4)] (5) "Dead fetus" means a product of human conception, other than those
63	circumstances described in Subsection 76-7-301(1):
64	(a) of 16 weeks' gestation or more, calculated from the date the last normal menstrual
65	period began to the date of delivery; and
66	(b) that was not born alive.
67	[(5)] (6) "Declarant father" means a male who claims to be the genetic father of a child,
68	and, along with the biological mother, signs a voluntary declaration of paternity to establish the
69	child's paternity.
70	[(6)] <u>(7)</u> "Dispositioner" means:
71	(a) a person designated in a written instrument, under Subsection 58-9-602(1), as
72	having the right and duty to control the disposition of the decedent, if the person voluntarily
73	acts as the dispositioner; or
74	(b) the next of kin of the decedent, if:
75	(i) (A) a person has not been designated as described in Subsection [(6)] (7)(a); or
76	(B) the person described in Subsection [$\frac{(6)}{(7)}$] ($\frac{(7)}{(a)}$) is unable or unwilling to exercise
77	the right and duty described in Subsection [(6)] (7)(a); and
78	(ii) the next of kin voluntarily acts as the dispositioner.
79	[(7)] <u>(8)</u> "File" means the submission of a completed certificate or other similar
80	document, record, or report as provided under this chapter for registration by the state registrar
81	or a local registrar.
82	[(8)] (9) "Funeral service director" means the same as that term is [as] defined in
83	Section 58-9-102.
84	[(9)] (10) "Health care facility" means the same as that term is $[as]$ defined in Section
85	26-21-2.
86	$[\frac{(10)}{(11)}]$ "Health care professional" means a physician or nurse practitioner.
87	[(11)] (12) "Licensed funeral establishment" means a funeral service establishment, as

88	defined in Section 58-9-102, that is licensed under Title 58, Chapter 9, Funeral Services
89	Licensing Act.
90	[(12)] (13) "Live birth" means the birth of a child who shows evidence of life after the
91	child is entirely outside of the mother.
92	[(13)] (14) "Local registrar" means a person appointed under Subsection 26-2-3(2)(b).
93	[(14)] (15) "Nurse practitioner" means an advanced practice registered nurse
94	specializing as a nurse practitioner who has completed an education program regarding the
95	completion of a certificate of death developed by the department by administrative rule adopted
96	in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
97	(16) "Office" means the Office of Vital Records and Statistics within the Department
98	of Health, operating under Title 26, Chapter 2, Utah Vital Statistics Act.
99	[(15)] (17) "Physician" means a person licensed to practice as a physician or osteopath
100	in this state under Title 58, Chapter 67, Utah Medical Practice Act or Chapter 68, Utah
101	Osteopathic Medical Practice Act.
102	[(16)] (18) "Presumed father" means the father of a child conceived or born during a
103	marriage as defined in Section 30-1-17.2.
104	[(17)] (19) "Registration" or "register" means acceptance by the local or state registrar
105	of a certificate and incorporation of the certificate into the permanent records of the state.
106	[(18)] (20) "State registrar" means the state registrar of vital records appointed under
107	Subsection 26-2-3(1)(e).
108	$\left[\frac{(19)}{(21)}\right]$ "Vital records" means:
109	(a) registered certificates or reports of birth, death, fetal death, marriage, divorce,
110	dissolution of marriage, or annulment;
111	(b) amendments to any of the registered certificates or reports described in Subsection
112	[(19)] <u>(21)</u> (a); [and]
113	(c) an adoption document; and
114	[(c)] <u>(d)</u> other similar documents.
115	[(20)] (22) "Vital statistics" means the data derived from registered certificates and
116	reports of birth, death, fetal death, induced termination of pregnancy, marriage, divorce,
117	dissolution of marriage, or annulment.
118	Section 2. Section 26-2-10 is amended to read:

119	26-2-10.	Supplementary	certificate	of birth.
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- (1) Any person born in this state who is legitimized by the subsequent marriage of [his] the person's natural parents, or whose parentage has been determined by any U.S. state court or Canadian provincial court having jurisdiction, or who has been legally adopted under the law of this or any other state or any province of Canada, may request the state registrar to register a supplementary birth certificate [of birth] on the basis of that status.
- (2) The application for registration of a supplementary <u>birth</u> certificate may be made by the person requesting registration, if [he] <u>the person</u> is of legal age, by a legal representative, or by any agency authorized to receive children for placement or adoption under the laws of this or any other state.
- (3) (a) The state registrar shall require that an applicant submit identification and proof according to department rules.
- (b) In the case of an adopted person, that proof may be established by order of the court in which the adoption proceedings were held.
- (4) (a) After the supplementary <u>birth</u> certificate is registered, any information disclosed from the record shall be from the supplementary birth certificate.
- (b) Access to the original <u>birth</u> certificate and to the evidence submitted in support of the supplementary <u>birth</u> certificate are not open to inspection except upon the order of a Utah district court or as provided under Section 78B-6-141 or Section 78B-6-144.
 - Section 3. Section **26-2-22** is amended to read:
 - 26-2-22. Inspection of vital records.
- (1) (a) The vital records shall be open to inspection, but only in compliance with the provisions of this chapter, department rules, and [Sections 78B-6-141 and 78B-6-144.
- (b) It is unlawful for any state or local officer or employee to disclose data contained in vital records contrary to this chapter [or], department rule, Section 78B-6-141, or Section 78B-6-144.
- (c) (i) An adoption document is open to inspection as provided in Section 78B-6-141 or Section 78B-6-144.
- (ii) A birth parent may not access an adoption document under Subsection
 78B-6-141(3).
- [(c)] (d) A custodian of vital records may permit inspection of a vital record or issue a

150 certified copy of a record or a part of a record when the custodian is satisfied that the applicant 151 has demonstrated a direct, tangible, and legitimate interest. 152 (2) A direct, tangible, and legitimate interest in a vital record is present only if: 153 (a) the request is from: 154 (i) the subject; 155 (ii) a member of the subject's immediate family; 156 (iii) the guardian of the subject; 157 (iv) a designated legal representative of the subject; or 158 (v) a person, including a child-placing agency as defined in Section 78B-6-103, with 159 whom a child has been placed pending finalization of an adoption of the child; 160 (b) the request involves a personal or property right of the subject of the record; 161 (c) the request is for official purposes of a public health authority or a state, local, or 162 federal governmental agency: 163 (d) the request is for a statistical or medical research program and prior consent has 164 been obtained from the state registrar; or 165 (e) the request is a certified copy of an order of a court of record specifying the record 166 to be examined or copied. 167 (3) For purposes of Subsection (2): 168 (a) "immediate family member" means a spouse, child, parent, sibling, grandparent, or 169 grandchild; 170 (b) a designated legal representative means an attorney, physician, funeral service director, genealogist, or other agent of the subject or the subject's immediate family who has 171 172 been delegated the authority to access vital records; 173 (c) except as provided in Title 78B, Chapter 6, Part 1, Utah Adoption Act, a parent, or 174 the immediate family member of a parent, who does not have legal or physical custody of or 175 visitation or parent-time rights for a child because of the termination of parental rights pursuant 176 to Title 78A, Chapter 6, Juvenile Court Act of 1996, or by virtue of consenting to or 177 relinquishing a child for adoption pursuant to Title 78B, Chapter 6, Part 1, Utah Adoption Act, 178 may not be considered as having a direct, tangible, and legitimate interest; and 179 (d) a commercial firm or agency requesting names, addresses, or similar information

may not be considered as having a direct, tangible, and legitimate interest.

181	(4) Upon payment of a fee established in accordance with Section 63J-1-504, the
182	[following records shall be] office shall make the following records available to the public:
183	(a) except as provided in Subsection 26-2-10(4)(b), a birth record, excluding
184	confidential information collected for medical and health use, if 100 years or more have passed
185	since the date of birth;
186	(b) a death record if 50 years or more have passed since the date of death; and
187	(c) a vital record not subject to Subsection (4)(a) or (b) if 75 years or more have passed
188	since the date of the event upon which the record is based.
189	(5) Upon payment of a fee established in accordance with Section 63J-1-504, the office
190	shall make an adoption document available as provided in Sections 78B-6-141 and 78B-6-144.
191	(6) The office shall make rules in accordance with Title 63G, Chapter 3, Utah
192	Administrative Rulemaking Act, establishing procedures and the content of forms as follows:
193	(a) for a birth parent's election to permit identifying information about the birth parent
194	to be made available, under Section 78B-6-141;
195	(b) for the release of information by the mutual-consent, voluntary adoption registry,
196	under Section 78B-6-144; and
197	(c) for collecting fees and donations pursuant to Section 78B-6-144.5.
198	Section 4. Section 63J-1-602.5 is amended to read:
199	63J-1-602.5. List of nonlapsing funds and accounts Title 64 and thereafter.
200	(1) Funds collected by the housing of state probationary inmates or state parole
201	inmates, as provided in Subsection 64-13e-104(2).
202	(2) Certain forestry and fire control funds utilized by the Division of Forestry, Fire, and
203	State Lands, as provided in Section 65A-8-103.
204	(3) The Department of Human Resource Management user training program, as
205	provided in Section 67-19-6.
206	(4) Funds for the University of Utah Poison Control Center program, as provided in
207	Section 69-2-5.5.
208	(5) The Traffic Noise Abatement Program created in Section 72-6-112.
209	(6) Certain funds received by the Office of the State Engineer for well drilling fines or
210	bonds, as provided in Section 73-3-25.
211	(7) Certain money appropriated from the Water Resources Conservation and

212	Development Fund, as provided in Section 73-23-2.
213	(8) Certain funds appropriated for compensation for special prosecutors, as provided in
214	Section 77-10a-19.
215	(9) Funds donated or paid to a juvenile court by private sources, as provided in
216	Subsection 78A-6-203(1)(c).
217	(10) A state rehabilitative employment program, as provided in Section 78A-6-210.
218	(11) Fees for certificate of admission created under Section 78A-9-102.
219	(12) The money for the Utah Geological Survey, as provided in Section 79-3-401.
220	(13) Revenue for golf user fees at the Wasatch Mountain State Park, Palisades State
221	Park, Jordan River State Park, and Green River State Park, as provided under Section
222	79-4-403.
223	(14) Certain funds received by the Division of Parks and Recreation from the sale or
224	disposal of buffalo, as provided under Section 79-4-1001.
225	(15) The Bonneville Shoreline Trail Program created under Section 79-5-503.
226	(16) Funds appropriated and collected for adoption document access as provided in
227	Sections 78B-6-141, 78B-6-144, and 78B-6-144.5.
228	Section 5. Section 78B-6-103 is amended to read:
229	78B-6-103. Definitions.
230	As used in this part:
231	(1) "Adoptee" means a person who:
232	(a) is the subject of an adoption proceeding; or
233	(b) has been legally adopted.
234	(2) "Adoption" means the judicial act that:
235	(a) creates the relationship of parent and child where it did not previously exist; and
236	(b) except as provided in Subsection 78B-6-138(2), terminates the parental rights of
237	any other person with respect to the child.
238	(3) "Adoption document" means an adoption-related document filed with the office, a
239	petition for adoption, a decree of adoption, an original birth certificate, or evidence submitted
240	in support of a supplementary birth certificate.
241	[(3)] <u>(4)</u> "Adoption service provider" means a:
242	(a) child-placing agency; or

243	(b) licensed counselor who has at least one year of experience providing professional
244	social work services to:
245	(i) adoptive parents;
246	(ii) prospective adoptive parents; or
247	(iii) birth parents.
248	[(4)] (5) "Adoptive parent" means a person who has legally adopted an adoptee.
249	[(5)] (6) "Adult" means a person who is 18 years of age or older.
250	[(6)] (7) "Adult adoptee" means an adoptee who is 18 years of age or older and was
251	adopted as a minor.
252	[(7)] <u>(8)</u> "Adult sibling" means a brother or sister of the adoptee, who is 18 years of age
253	or older and whose birth mother or father is the same as that of the adoptee.
254	[(8)] (9) "Birth mother" means the biological mother of a child.
255	$\left[\frac{(9)}{(10)}\right]$ "Birth parent" means:
256	(a) a birth mother;
257	(b) a man whose paternity of a child is established;
258	(c) a man who:
259	(i) has been identified as the father of a child by the child's birth mother; and
260	(ii) has not denied paternity; or
261	(d) an unmarried biological father.
262	[(10)] (11) "Child-placing agency" means an agency licensed to place children for
263	adoption under Title 62A, Chapter 4a, Part 6, Child Placing.
264	[(11)] (12) "Cohabiting" means residing with another person and being involved in a
265	sexual relationship with that person.
266	[(12)] (13) "Division" means the Division of Child and Family Services, within the
267	Department of Human Services, created in Section 62A-4a-103.
268	[(13)] (14) "Extra-jurisdictional child-placing agency" means an agency licensed to
269	place children for adoption by a district, territory, or state of the United States, other than Utah.
270	[(14)] (15) "Genetic and social history" means a comprehensive report, when
271	obtainable, on an adoptee's birth parents, aunts, uncles, and grandparents, which contains the
272	following information:
273	(a) medical history;

274	(b) health status;
275	(c) cause of and age at death;
276	(d) height, weight, and eye and hair color;
277	(e) ethnic origins;
278	(f) where appropriate, levels of education and professional achievement; and
279	(g) religion, if any.
280	[(15)] (16) "Health history" means a comprehensive report of the adoptee's health
281	status at the time of placement for adoption, and medical history, including neonatal,
282	psychological, physiological, and medical care history.
283	[(16)] (17) "Identifying information" means information in the possession of the office,
284	which contains the name and address of a pre-existing parent or adult adoptee, or other specific
285	information [which] that by itself or in reasonable conjunction with other information may be
286	used to identify that person, including information on a birth certificate or in an adoption
287	document.
288	[(17)] (18) "Licensed counselor" means a person who is licensed by the state, or
289	another state, district, or territory of the United States as a:
290	(a) certified social worker;
291	(b) clinical social worker;
292	(c) psychologist;
293	(d) marriage and family therapist;
294	(e) professional counselor; or
295	(f) an equivalent licensed professional of another state, district, or territory of the
296	United States.
297	[(18)] (19) "Man" means a male individual, regardless of age.
298	(20) "Mature adoptee" means an adoptee who is adopted when the adoptee is an adult.
299	[(19)] (21) "Office" means the Office of Vital Records and Statistics within the
300	Department of Health operating under Title 26, Chapter 2, Utah Vital Statistics Act.
301	[(20)] (22) "Parent," for purposes of Section 78B-6-119, means any person described in
302	Subsections 78B-6-120(1)(b) through (f) from whom consent for adoption or relinquishment
303	for adoption is required under Sections 78B-6-120 through 78B-6-122.
304	[(21)] (23) "Potential hirth father" means a man who:

305	(a) is identified by a birth mother as a potential biological father of the birth mother's
306	child, but whose genetic paternity has not been established; and
307	(b) was not married to the biological mother of the child described in Subsection [(21)]
308	(23)(a) at the time of the child's conception or birth.
309	[(22)] <u>(24)</u> "Pre-existing parent" means:
310	(a) a birth parent; or
311	(b) a person who, before an adoption decree is entered, is, due to an earlier adoption
312	decree, legally the parent of the child being adopted.
313	[(23)] (25) "Prospective adoptive parent" means a person who seeks to adopt an
314	adoptee.
315	[(24)] (26) "Unmarried biological father" means a person who:
316	(a) is the biological father of a child; and
317	(b) was not married to the biological mother of the child described in Subsection $[\frac{(24)}{}]$
318	(26)(a) at the time of the child's conception or birth.
319	Section 6. Section 78B-6-115 is amended to read:
320	78B-6-115. Who may adopt Adoption of minor Adoption of adult.
321	(1) For purposes of this section, "vulnerable adult" means:
322	(a) a person 65 years of age or older; or
323	(b) an adult, 18 years of age or older, who has a mental or physical impairment which
324	substantially affects that person's ability to:
325	(i) provide personal protection;
326	(ii) provide necessities such as food, shelter, clothing, or medical or other health care;
327	(iii) obtain services necessary for health, safety, or welfare;
328	(iv) carry out the activities of daily living;
329	(v) manage the adult's own resources; or
330	(vi) comprehend the nature and consequences of remaining in a situation of abuse,
331	neglect, or exploitation.
332	(2) Subject to this section and Section 78B-6-117, any adult may be adopted by another
333	adult.
334	(3) The following provisions of this part apply to the adoption of an adult just as
335	though the person being adopted were a minor:

(a) (i) Section 78B-6-108;
(ii) Section 78B-6-114;
(iii) Section 78B-6-116;
(iv) Section 78B-6-118;
(v) Section 78B-6-124;
(vi) Section 78B-6-136;
(vii) Section 78B-6-137;
(viii) Section 78B-6-138;
(ix) Section 78B-6-139;
(x) Section 78B-6-141; and
(xi) Section 78B-6-142;
(b) Subsections 78B-6-105(1)(a), (1)(b)(i), (1)(b)(ii), (2), and (7), except that the
juvenile court does not have jurisdiction over a proceeding for adoption of an adult, unless the
adoption arises from a case where the juvenile court has continuing jurisdiction over the [adult]
mature adoptee; and
(c) if the [adult] mature adoptee is a vulnerable adult, Sections 78B-6-128 through
78B-6-131, regardless of whether the [adult] mature adoptee resides, or will reside, with the
adoptors, unless the court, based on a finding of good cause, waives the requirements of those
sections.
(4) Before a court enters a final decree of adoption of [an adult] a mature adoptee, the
mature adoptee and the prospective adoptive parent or parents shall appear before the court
presiding over the adoption proceedings and execute consent to the adoption.
(5) No provision of this part, other than those listed or described in this section or
Section 78B-6-117, apply to the adoption of an adult.
Section 7. Section 78B-6-116 is amended to read:
78B-6-116. Notice and consent for adoption of an adult.
(1) (a) Consent to the adoption of an adult is required from:
(i) the [adult] mature adoptee;
(ii) any person who is adopting the adult;
(iii) the spouse of a person adopting the adult; and
(iv) any legally appointed guardian or custodian of the adult adoptee.

367	(b) No person, other than a person described in Subsection (1)(a), may consent, or
368	withhold consent, to the adoption of an adult.
369	(2) (a) Except as provided in Subsection (2)(b), notice of a proceeding for the adoption
370	of an adult shall be served on each person described in Subsection (1)(a) and the spouse of the
371	mature adoptee.
372	(b) The notice described in Subsection (2)(a) may be waived, in writing, by the person
373	entitled to receive notice.
374	(3) The notice described in Subsection (2):
375	(a) shall be served at least 30 days before the day on which the adoption is finalized;
376	(b) shall specifically state that the person served must respond to the petition within 30
377	days of service if the person intends to intervene in the adoption proceeding;
378	(c) shall state the name of the person to be adopted;
379	(d) may not state the name of a person adopting the <u>mature</u> adoptee, unless the person
380	consents, in writing, to disclosure of the person's name;
381	(e) with regard to a person described in Subsection (1)(a):
382	(i) except as provided in Subsection (2)(b), shall be in accordance with the provisions
383	of the Utah Rules of Civil Procedure; and
384	(ii) may not be made by publication; and
385	(f) with regard to the spouse of the <u>mature</u> adoptee, may be made:
386	(i) in accordance with the provisions of the Utah Rules of Civil Procedure;
387	(ii) by certified mail, return receipt requested; or
388	(iii) by publication, posting, or other means if:
389	(A) the service described in Subsection (3)(f)(ii) cannot be completed after two
390	attempts; and
391	(B) the court issues an order providing for service by publication, posting, or other
392	means.
393	(4) Proof of service of the notice on each person to whom notice is required by this
394	section shall be filed with the court before the adoption is finalized.
395	(5) (a) Any person who is served with notice of a proceeding for the adoption of an
396	adult and who wishes to intervene in the adoption shall file a motion in the adoption
397	proceeding:

398	(i) within 30 days after the day on which the person is served with notice of the
399	adoption proceeding;
400	(ii) that sets forth the specific relief sought; and
401	(iii) that is accompanied by a memorandum specifying the factual and legal grounds
402	upon which the motion is made.
403	(b) A person who fails to file the motion described in Subsection (5)(a) within the time
404	described in Subsection (5)(a)(i):
405	(i) waives any right to further notice of the adoption proceeding; and
406	(ii) is barred from intervening in, or bringing or maintaining any action challenging, the
407	adoption proceeding.
408	(6) Except as provided in Subsection (7), after a court enters a final decree of adoption
409	of an adult, the [adult] mature adoptee shall:
410	(a) serve notice of the finalization of the adoption, pursuant to the Utah Rules of Civil
411	Procedure, on each person who was a legal parent of the adult adoptee before the final decree
412	of adoption described in this Subsection (6) was entered; and
413	(b) file with the court proof of service of the notice described in Subsection (6)(a).
414	(7) A court may, based on a finding of good cause, waive the notification requirement
415	described in Subsection (6).
416	Section 8. Section 78B-6-141 is amended to read:
417	78B-6-141. Petition, report, and documents sealed Exceptions.
418	[(1) A petition for adoption, the written report described in Section 78B-6-135, and any
419	other documents filed in connection with the petition are sealed.]
420	(1) An adoption document is sealed.
421	(2) [The documents described in Subsection (1)] An adoption document may only be
422	open to inspection and copying as follows:
423	(a) in accordance with Subsection $[(3)]$ (4) (a), by a party to the adoption proceeding:
424	(i) while the proceeding is pending; or
425	(ii) within six months after the day on which the adoption decree is entered;
426	(b) subject to Subsection [$\frac{(3)}{(4)}$ (b), $\frac{if}{(3)}$ a court enters an order permitting access to the
427	documents by a person who has appealed the denial of that person's motion to intervene;
428	(c) upon order of the court expressly permitting inspection or copying, after good cause

429	has been shown;
430	(d) as provided under Section 78B-6-144;
431	(e) [those records shall become] when the adoption document becomes public on the
432	one hundredth anniversary of the date the final decree of adoption was entered; [or]
433	(f) when the birth certificate becomes public on the one hundredth anniversary of the
434	date of birth;
435	[(f) if the adoptee is an adult at the time the final decree of adoption is entered, the
436	documents described in this section are open to inspection and copying without a court order
437	by the adoptee or a parent who adopted the adoptee]
438	(g) to a mature adoptee or a parent who adopted the mature adoptee, without a court
439	order, unless the final decree of adoption is entered by the juvenile court under Subsection
440	78B-6-115(3)(b)[-]; or
441	(h) to an adult adoptee, to the extent permitted under Subsection (3).
442	(3) (a) For an adoption finalized on or after January 1, 2016, a birth parent may elect,
443	on a written consent form provided by the office, to permit identifying information about the
444	birth parent to be made available for inspection by an adult adoptee.
445	(b) A birth parent may, at any time, file a written document with the office to:
446	(i) change the election described in Subsection (3)(a); or
447	(ii) elect to make other information about the birth parent, including an updated
448	medical history, available for inspection by an adult adoptee.
449	(c) A birth parent may not access any identifying information or an adoption document
450	under this Subsection (3).
451	[(3)] (4) (a) A person who files a motion to intervene in an adoption proceeding:
452	(i) is not a party to the adoption proceeding, unless the motion to intervene is granted;
453	and
454	(ii) may not be granted access to the documents described in Subsection (1), unless the
455	motion to intervene is granted.
456	(b) An order described in Subsection (2)(b) shall:
457	(i) prohibit the person described in Subsection (2)(b) from inspecting a document
458	described in Subsection (1) that contains identifying information of the adoptive or prospective
459	adoptive parent: and

(ii) permit the person described in Subsection [(3)] (4)(b)(i) to review a copy of a document described in Subsection [(3)] (4)(b)(i) after the identifying information described in Subsection [(3)] (4)(b)(i) is reducted from the document.

Section 9. Section **78B-6-144** is amended to read:

78B-6-144. Mutual-consent, voluntary adoption registry -- Procedures -- Fees.

- (1) The office shall establish a mutual-consent, voluntary adoption registry.
- (a) [Adult adoptees and birth parents of adult adoptees] An adult adoptee or a birth parent of an adult adoptee, upon presentation of positive identification, may request identifying information from the office, in the form established by the office. A court of competent jurisdiction or a child-placing agency may accept that request from the adult adoptee or birth parent, in the form provided by the office, and transfer that request to the office. The adult adoptee or birth parent is responsible for notifying the office of any change in information contained in the request.
- (b) [The] Except as otherwise provided in this part, the office may only release identifying information to an adult adoptee or birth parent when it receives requests from both the adoptee and the adoptee's birth parent.
- (c) After matching the request of an adult adoptee with that of at least one of the adoptee's birth parents, the office shall notify both the <u>adult</u> adoptee and the birth parent that the requests have been matched, and disclose the identifying information to those parties. However, if that adult adoptee has a sibling of the same birth parent who is under the age of 18 years, and who was raised in the same family setting as the adult adoptee, the office [shall] <u>may</u> not disclose the requested identifying information to that adult adoptee or the adoptee's birth parent.
- (2) (a) Adult adoptees and adult siblings of adult adoptees, upon presentation of positive identification, may request identifying information from the office, in the form established by the office. A court of competent jurisdiction or a child-placing agency may accept that request from the adult adoptee or adult sibling, in the form provided by the office, and transfer that request to the office. The adult adoptee or adult sibling is responsible for notifying the office of any change in information contained in the request.
- (b) The office may only release identifying information to an adult adoptee or adult sibling when it receives requests from both the adult adoptee and the adult adoptee's adult

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Section 78B-6-141.

491	sibling.
492	(c) After matching the request of an adult adoptee with that of the adoptee's adult
493	sibling, if the office [has been provided with] determines that the office has sufficient
494	information to make that match, the office shall notify both the adult adoptee and the adult
495	sibling that the requests have been matched, and disclose the identifying information to those
496	parties.
497	(d) After receiving a request for information from an adult adoptee and a birth parent
498	under this section, the office shall:
499	(i) search the office's vital records for the adult adoptee's birth parent; and
500	(ii) if the search described in Subsection (2)(d)(i) reveals that the birth parent who had
501	requested information under this section is dead, inform the adult adoptee that the birth parent
502	is dead and disclose the identity of the birth parent.
503	(e) The office shall attempt to notify an individual who requests information under this
504	section:
505	(i) of the results of the initial search for a match; and
506	(ii) if the initial search does not produce a match, that the office will keep the request
507	on file and will attempt to notify the individual in the event of a match.
508	(3) Information registered with the [bureau] office under this section is available only
509	to a registered adult adoptee and the adoptee's registered birth parent or registered adult sibling,
510	under the terms of this section.
511	(4) [Information] Except as provided in Section 78B-6-141, the office may not disclose
512	information regarding a birth parent who has not registered a request with the [bureau may not
513	be disclosed] office.
514	[(5) The bureau may charge a fee for services provided under this section, limited to
515	the cost of providing those services.]
516	(5) The office shall, on or before October 31, make an annual report on the
517	effectiveness of the mutual-consent, voluntary adoption registry to the Health and Human
518	Services Interim Committee.

(6) Nothing in this section limits the disclosure of information in accordance with

Section 10. Section **78B-6-144.5** is enacted to read:

522	78B-6-144.5. Adoption records fees.
523	(1) (a) The office shall, in accordance with Section 63J-1-504, establish a fee to be paid
524	by an individual who requests information or other services under Section 78B-6-141 or
525	Section 78B-6-144, and to cover the costs related to providing the information, services, and
526	improvements described in Subsection (2).
527	(b) The office may accept donations or grants from public or private entities to cover
528	the costs related to providing the information, services, and improvements described in
529	Subsection (2).
530	(2) The office shall deposit fees and donations collected under Subsection (1) into the
531	General Fund as dedicated credits and may be used only to:
532	(a) fund, automate, and improve the provision of services described in Sections
533	78B-6-141 and 78B-6-144; or
534	(b) implement means of maximizing potential matches for the services described in
535	Sections 78B-6-141 and 78B-6-144, including the use of broad search terms and methods.
536	Section 11. Appropriation.
537	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, for
538	the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following sums of money
539	are appropriated from resources not otherwise appropriated, or reduced from amounts
540	previously appropriated, out of the funds or accounts indicated. These sums of money are in
541	addition to any amounts previously appropriated for fiscal year 2016.
542	To Department of Health Adoption Records Access
543	From General Fund \$55,000
544	From Dedicated Credits Revenue \$26,200
545	Schedule of Programs:
546	Adoption Records Access \$81,200
547	The Legislature intends that appropriations provided under this section be used by the
548	office for the purposes described in Subsection 78B-6-144.5(2). Under Section 63J-1-603, the
549	Legislature intends that appropriations provided under this section not lapse at the close of
550	fiscal year 2016. The use of any nonlapsing funds is limited to the purposes described in
551	Subsection 78B-6-144.5(2).
552	Section 12. Effective date.

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- 553 (1) Except as provided in Subsection (2), this bill takes effect on May 12, 2015.
- 554 (2) Uncodified Section 11, Appropriation, takes effect on July 1, 2015.